Proviso.

Localities to

ficate of County At-

torney.

Provided that no such locality shall be chargeable for Jurors. unless at least one of the parties, plaintiffs or defendants, reside therein, or the residence be uncertain or unknown.

When locality VIII. Each locality shall be chargeable, in full, with every case, chargeable in when all the parties to such case reside within such locality. 5 full.

IX. It shall be the duty of the County Attorney, within ten clear reimburse the days after the close of the sittings of any of the Courts aforesaid, to County Treacertify to the County Treasurer and to the Treasurer or Chamberlain surer on certiof each locality as aforesaid, an abstract showing the amount ascertained by him under the provisions of this Act as chargeable to each locality, 10 and the Chamberlain or Treasurer of any City or Town so charged by him the said County Attorney shall, within ten clear days thereafter, reimburse the Treasurer of the County or Union of Counties in the amount advanced by such Treasurer and payable by such locality; such payment to be made from the general funds of such City or Town, or 15 from a special fund to be raised by assessment for such purpose.

Orders in Council.

X. The Governor in Council may, from time to time, make such order or orders as may be deemed necessary to enable the County Attornies to give full effect to the apportionment of Jury expenses as 20 intended by this Act.

XI. This Act shall not affect the provisions of any existing laws Existing laws how affected. relating to Jurors, unless where the same or any part thereof shall be inconsistent with this Act:-such provisions as are inconsistent with the provisions of this Act are hereby repealed.

Commencement of Act. XII. This Act shall come into force on the and not before.

day of 25